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Docket Administrator (Room 3J-219)			BAKER, ST	BAKER, STEPHEN M		
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Holmdel, NJ (07733-3030	2133				
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)				
Office Action Summary		09/967,009 RUDRAPA Examiner Art Unit		RUDRAPATNA E	ATNA ET AL.			
				Art Unit				
		Stephen I	M. Baker	2133				
Period fo	The MAILING DATE of this communication ap				ddress			
A SH THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a re o period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statutore treply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no every ply within the stard d will apply and w te, cause the app	rent, however, may a reply be ti tutory minimum of thirty (30) da rill expire SIX (6) MONTHS fron olication to become ABANDON	imely filed ays will be considered time in the mailing date of this ED (35 U.S.C. § 133).				
Status								
	Responsive to communication(s) filed on							
2a)□ 3)□	This action is FINAL . 2b)⊠ This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5) <u>□</u> 6)⊠	Claim(s) 1-21 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-21 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from co						
Applicat	ion Papers							
10)⊠	The specification is objected to by the Examin The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre The oath or declaration is objected to by the E	cepted or b) e drawing(s) l ction is requir	oe held in abeyance. Se red if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 C	• •			
Priority ι	under 35 U.S.C. § 119							
12)[a)	Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority document application from the International Burea See the attached detailed Office action for a list	nts have bee nts have bee ority documo au (PCT Rul	en received. en received in Applicat ents have been receiv e 17.2(a)).	tion No ved in this Nationa	l Stage			
2) 🔲 Notic 3) 🔯 Infor	t(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 r No(s)/Mail Date 090302, 020204.	3)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal 6 6) Other:	Date	O-152)			

Art Unit: 2133

DETAILED ACTION

Specification

1. The abstract of the disclosure is objected to because: "A method of retransmitting multiple error coded streams" apparently should read as "A method of retransmitting multiple error (control) coded streams".

Correction is required. See MPEP § 608.01(b).

2. The disclosure is objected to because of the following informalities:

In [0035]: "error correction step (12)" apparently should be "error detection step (12)"; "the step of is error detection" apparently should be "the step of error detection".

In [0038]: "If, on the other *hands*, a NACK is sent, the failed error coded *streams* are processed" is unclear.

In [0040]: "streams comprises a Chase protocol" apparently should be "streams comprises a Chase protocol packet(s)".

Despite the presence of feedback connections shown from the channel decoders (CRC decoders and/or Chase/IR combining decoders) to the MIMO decoders in Figs. 3 and 4, there is no definite disclosure of any interaction between channel coding/decoding and MIMO coding/decoding, and consequently no explanation of how the shown feedback connections would be used, and instead the MIMO layer functions appear to be completely transparent to the "error" (channel control coding) layer functions. The disclosure does not address the treatment of mixed "confirmations" for the streams.

Art Unit: 2133

Drawings

3. The drawings are objected to because the flowcharts in Figures 1 and 2 appear to be incorrect and incompatible with the architectures shown in Figs 3 and 4. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

The flowcharts of Figures 1 and 2 do not appear to be serious attempts at representing a system with a HARQ coding advantage or at matching the architectures of Figs. 3 or 4. With respect to the HARQ encoder/transmitter flowchart of Fig. 1, a multiple confirmation embodiment (multiple CRCs per block) is not addressed at all. including the case of mixed confirmations, and so the flowchart is considered germane only to the architecture of Fig. 3 wherein there is only one CRC per block. There is, incorrectly, no apparent exit from the routine, and the decision "ACK" at step 40 apparently should exit the routine for the block. Steps 50 and 60 apparently should be removed, and "NACK" at step 40 apparently should couple directly to step 70, instead. "Forming" in step 70 apparently should be "Mapping", as "forming" is presumably completed in step 20, consistent with the architecture of Fig. 3 and the written disclosure [0044]. With respect to the HARQ receiver/decoder flowchart of Fig. 2, a multiple confirmation embodiment is not addressed adequately (mixed confirmations are not addressed), and so the flowchart is considered germane only to the architecture of Fig. 3 wherein there is only one CRC per block. The CRC decoding and HARQ

Art Unit: 2133

decoding subprocesses are apparently depicted in reverse order to that required by the receiver architectures in Figs. 3 and 4. There is no step clearly assigned to packet combining for Chase and/or IR decoding. There is, incorrectly, no apparent exit from the routine.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 3-9 and 14-21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 3: The phrase "comprising at least one of a Chase packet and an Incremental Redundancy sub-packet" is vague in the context provided and apparently should read as "comprising at least one of a Chase packet and/or at least one of an Incremental Redundancy sub-packet".

Regarding claim 4: The phrase "the confirmation message comprises at least one of an acknowledgement message and a non-acknowledgement message" is vague in context and apparently should read as "the confirmation message comprises an acknowledgement message or a non-acknowledgement message", as there is apparently no disclosure of combining multiple ACKs and/or NACKs in a single "confirmation message".

Art Unit: 2133

Regarding claim 9: No further definite limit to the depended-upon claim is apparent, as the listed options are exhaustive.

Regarding claim 14: The phrase "comprising at least one of a Chase packet and an Incremental Redundancy sub-packet" is vague in the context provided and apparently should read as "comprising at least one of a Chase packet and/or at least one of an Incremental Redundancy sub-packet".

Regarding claim 15: Necessary steps of HARQ packet combining have been omitted and error detection is apparently recited as being performed on individual packets, rather than on combined packets as suggested by the architectures of Figs. 3 and 4. The phrase "the acknowledgement message transmitted if at least one of the Chase packet and the Incremental Redundancy sub-packet of the two error coded streams passes the step of cyclic redundancy checking" is vague in context and apparently should read as "an acknowledgement message is transmitted if at least one of a combined Chase packet or at least one of a combined Incremental Redundancy sub-packet of the at least two error coded streams passes the step of cyclic redundancy checking".

Regarding claim 16: The phrase "performing cyclic redundancy checking on at least one of the Chase packet and another Incremental redundancy sub-packet" apparently should read as "performing cyclic redundancy checking on at least one combined packet including the at least one Chase packet and/or performing cyclic redundancy checking on at least one combined packet including another at least one Incremental redundancy sub-packet".

Art Unit: 2133

Regarding claim 17: The phrase "the non-acknowledgement message transmitted if at least one of the Chase packet and the Incremental Redundancy subpacket of the at least two error coded streams fails the step of cyclic redundancy checking" is vague in context and apparently should read as "the non-acknowledgement message is transmitted if at least one of a combined Chase packet or at least one of a combined Incremental Redundancy sub-packet of the at least two error coded streams fails the step of cyclic redundancy checking".

Regarding claim 18: The recited limitation is apparently inconsistent with the architectures of Figs 3 and 4, where the "Incremental Redundancy function" is apparently HARQ packet combining that precedes the CRC check rather than following it.

Regarding claim 19: The phrase "performing cyclic redundancy checking on at least one of the Chase packet and another Incremental Redundancy sub-packet" apparently should read as "performing cyclic redundancy checking on at least one combined packet including the at least one Chase packet and/or performing cyclic redundancy checking on at least one combined packet including another at least one Incremental redundancy sub-packet".

Regarding claim 20: The recited limitation is apparently inconsistent with the architectures of Figs 3 and 4, where the "Chase function" is apparently HARQ packet combining that precedes the CRC check rather than following it.

Regarding claim 21: The phrase "performing cyclic redundancy checking on at least one of the Chase packet and another Incremental Redundancy sub-packet"

Art Unit: 2133

apparently should read as "performing cyclic redundancy checking on at least one combined packet including the at least one Chase packet and/or performing cyclic redundancy checking on at least one combined packet including another at least one Incremental redundancy sub-packet".

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 7. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Application Pub. No. 2003/0072285 to Onggosanusi *et al* (hereafter Onggosanusi).

Onggosanusi discloses a hybrid ARQ system with Chase packet decoding or Incremental Redundancy sub-packet decoding, and a plurality of transmission antennas, the a plurality of antennas sending a plurality of "streams" for the next block "sub-packet" or "packet" as an "error coded stream" in response to a "confirmation message" (ACK) of a preceding block.

Art Unit: 2133

8. Claims 1-4 and 7-9 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,657,325 to Lou *et al* (hereafter Lou).

Lou discloses a hybrid ARQ system with Incremental Redundancy sub-packet coding (col. 2, line 55) and a plurality of transmission antennas (Fig. 4), each antenna carrying a separate copy of the next block "sub-packet" as an "error coded stream" in response to a "confirmation message" (ACK) of a preceding block.

9. Claims 1, 3-11 and 13-21 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent No. 6,101,168 to Chen *et al* (hereafter Chen).

Chen discloses a hybrid ARQ system with Chase packet decoding or Incremental Redundancy sub-packet decoding, and a plurality of transmission channels, the plurality of channels carrying a plurality of "streams" for the next block "sub-packet" or "packet" as an "error coded stream" in response to a "confirmation message" (ACK) of a preceding block. A next packet can be transmitted on one channel at the same time as a previous packet is transmitted on another channel, and each packet is independently error-checked by a CRC.

Claim Rejections - 35 USC § 103

10. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chen.

Chen does not disclose multiple receiving antennas. Official notice is given that the reliability advantage of using multiple receiving antennas was well known at the time the invention was made. It would have been obvious to a person having ordinary skill in the art to modify Chen's system by using multiple receiving antennas. Such a

Art Unit: 2133

modification would have been obvious because the reliability advantage of using multiple receiving antennas was already well known.

Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen M. Baker whose telephone number is (703) 305-9681. The examiner can normally be reached on Monday-Friday (11:00 AM 7:30 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert DeCady can be reached on (703) 305-9595. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Stephen M. Baker Primary Examiner Art Unit 2133

Page 10

Application/Control Number: 09/967,009

Art Unit: 2133

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